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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/665,156	09/18/2003	William Lin	07844-610001	6282
21876 7590 09/18/2007 FISH & RICHARDSON P.C. P.O. Box 1022			. EXAMINER	
			NGUYEN, MAIKHANH	
MINNEAPOLIS, MN 55440-1022		•	ART UNIT	PAPER NUMBER
			2176	
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	•		09/18/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)			
Office Action Summary		10/665,156	LIN, WILLIAM			
		Examiner	Art Unit			
		Maikhanh Nguyen	2176			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period we re to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on 05 Ju	ıly 2007.	·			
,—	This action is FINAL . 2b) This action is non-final.					
•						
,—	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	ion of Claims					
4) 🛛	Claim(s) <u>1-4,6-19 and 21-44</u> is/are pending in t	the application.				
,	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)[5) Claim(s) is/are allowed.					
6)⊠	Claim(s) <u>1-4, 6-19, and 21-44</u> is/are rejected.					
7)	7) Claim(s) is/are objected to.					
8)□	Claim(s) are subject to restriction and/or	r election requirement.				
Applicati	ion Papers					
9)	The specification is objected to by the Examine	r				
10)	The drawing(s) filed on is/are: a) acce	epted or b) objected to by the l	Examiner.			
,	Applicant may not request that any objection to the					
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority ι	under 35 U.S.C. § 119	•				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
		•				
Attachment(s)						
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da				
3) Infor	mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	5) Notice of Informal F 6) Other:				

Art Unit: 2176

DETAILED ACTION

1. This action is responsive to amendment filed 07/05/2007 to the application filed 09/18/2003.

Claims 1-4, 6-19, and 21-44 are presented for examination. Claims 1, 9, 10, 13, 16, 24, 25 and 28 have been amended. Claims 33-44 have been added. Claims 1, 10, 13, 16, 25, and 28 are independent claims.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

3. Claims 1-4, 6-8, 10-19, 21-23, 25-30, and 33-44 are rejected under U.S.C. 103(a) as being unpatentable over **Jones et al**. (US 20040006744, filed 06/2002) in view of **Bell et al**. (US 7168035, filed 06/2003).

As to claims 10 and 25:

Jones teaches a computer-implemented method and a computer program for correcting (e.g., changes) a structured electronic document (e.g. XML document) [See the Abstract], comprising:

- identifying a structured aspect of the structured electronic document that fails to conform to rules of a markup language format (e.g., Error data 235 includes data returned to the word-processor 120 from XML validation engine 225 when an error has occurred with relation to elements validated by XML validation engine 225. Error data 235 may also include information for displaying a notification of the errors by word-processor 120 ... four separate types of errors are reported by word-processor 120 when an error results from validation. The four types of errors include a location error, an invalid contents error, a missing contents error, and an invalid attribute error; see ¶ 0034);
- suggesting one or more changes to a user which would correct the identified structured aspect (e.g., Error data 235 may also include further information related to the error, such as suggestions about how to possibly rectify the error which may be displayed to the user; see ¶ 0034);

Art Unit: 2176

- receiving user input selecting a change of the suggested changes [e.g., display indicators may be used within parallel tree 420 to indicate the presence of an error associated with a node. According to the example shown, right-clicking on the underlined element(s) (e.g., error element 432) within the XML document 410 produces error display 430 (e.g., a right-click menu). Error display 430 lists detailed information regarding the error, such as the error type. Error display 430 may also include suggested actions for the user in attempting to rectify the error. The suggested actions may be interactive, allowing a user to pick from a list of possible solutions to the presence of the error; see ¶ 0040].
- applying the selected change to the structured electronic document (e.g., hovering over icon 442 may display other information to the user, such as tooltip 440. A "tooltip" ... provides a user with additional information. For example, the tooltip shown provides textual notification that "Zip cannot be inside Street" ... either icon 442 or error element 432 may be selected or hovered over to display either error display 430 or tooltip 440. An exemplary process related to displaying the indicators of the error within XML document 410 and parallel tree 420 is described in the discussion of FIG. 8; see ¶ 0041).

Jones does not specifically teach the use of the predetermined suggestion template.

Art Unit: 2176

Bell teaches the use of the predetermined suggestion template (e.g., the XML form template; col.5, lines 21-28 and see also figs. 7-27 and associated text).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Jones with Bell because it would have provided the capability for facilitating of selection of a portion of the hierarchical data, and displays of one or more suggested transformation-language components that are compatible with the structure of the selected portion of hierarchical data are described.

As to claim 11:

Jones teaches requesting information from a user about the identified structural aspect [e.g., The set of tags and attributes defined by the schema for word-processor 120 may define the format of an XML document to such an extent that it is referred to as its own markup language, a Word-Processor Mark-up Language (native XML). The native XML is supported by word-processor 120 and may adhere to the rules of other markup languages while creating further rules of its own. The native XML provides a markup language that includes rich display information normally associated with word processing, such as textual formatting (e.g., bold, italics, underlining), paragraph formatting (e.g., line spacing, justification, and the like), tabular formatting (e.g., table rows and columns), and the like. The native XML may then be used in conjunction with a user-defined schema that adds more substantive structure to the document; see ¶ 0030]

Art Unit: 2176

and based on input received in response to the request, suggesting to the user one or more changes that would correct the identified structural aspect (e.g., an error display is presented to the user in response to the right-click that gives detail information on the error that occurred and instruction for rectifying the error ...a determination is made whether the user is hovering the mouse pointer over an icon in the parallel tree. If the used decides not to hover the mouse pointer over the error, processing moves to block 808 where processing returns to block 509 of process 500 shown in FIG. 5; see ¶¶ 0067-0069).

As to claim 12:

It includes the same limitation as claim 10 above is rejected the same rationale. Additionally, Jones teaches bringing the entire structured electronic document into conformance with the rules [e.g., The set of tags and attributes defined by the schema for word-processor 120 may define the format of an XML document to such an extent that it is referred to as its own markup language, a Word-Processor Mark-up Language (native XML). The native XML is supported by word-processor 120 and may adhere to the rules of other markup languages while creating further rules of its own. The native XML provides a markup language that includes rich display information normally associated with word processing, such as textual formatting (e.g., bold, italics, underlining), paragraph formatting (e.g., line spacing, justification, and the like), tabular formatting (e.g., table rows and columns), and the like. The native XML may then be used in

Art Unit: 2176

conjunction with a user-defined schema that adds more substantive structure to the document; see \P 0030].

As to claims 1 and 16:

The rejections of claims 10 and 25 above are incorporated herein in full. Additionally, Jones teaches the rules including one or more rules deduced from the structure of the structure electronic document [e.g., The set of tags and attributes defined by the schema for word-processor 120 may define the format of an XML document to such an extent that it is referred to as its own markup language, a Word-Processor Mark-up Language (native XML). The native XML is supported by word-processor 120 and may adhere to the rules of other markup languages while creating further rules of its own. The native XML provides a markup language that includes rich display information normally associated with word processing, such as textual formatting (e.g., bold, italics, underlining), paragraph formatting (e.g., line spacing, justification, and the like), tabular formatting (e.g., table rows and columns), and the like. The native XML may then be used in conjunction with a user-defined schema that adds more substantive structure to the document ... a schema states what tags and attributes are used to describe content in an XML document, where each tag is allowed, what types of contents can appear within elements, and which elements can appear within other elements, ensuring that the documentation is structured the same way; see \P \P 0030 and 0031].

As to claims 2 and 17:

Jones teaches identifying, among other things, mismatched structural aspect of the

structured electronic document (e.g., a missing contents error; see \P 0034).

As to claims 3 and 18:

Jones teaches the rules include one or more rules stored separately from and referred to in

the structured electronic document (e.g., a schema for use with XML documents

associated with word-processor 120 ... define the format of an XML document to such an

extent that it is referred to as its own markup language ... adhere to the rules of other

markup languages; see ¶ 0030).

As to claims 4 and 19:

Jones teaches the rules include one or more rules stored in the structured electronic

document (e.g., a schema for use with XML documents associated with word-processor

120 ... define the format of an XML document to such an extent that it is referred to as its

own markup language ... adhere to the rules of other markup languages; see \P 0030).

As to claims 6 and 21:

Jones teaches the markup language format is an XML format (e.g., XML document; see

the Abstract).

As to claims 7 and 22:

Jones teaches the rules include one or more rules defined in an XML schema (e.g., a

schema for use with XML documents associated with word-processor 120 ... define the

format of an XML document to such an extent that it is referred to as its own markup

language ... adhere to the rules of other markup languages; see \P 0030).

As to claims 8 and 23:

Jones teaches the rules include one or more rules defined in an XML DTD (e.g., a

schema for use with XML documents associated with word-processor 120 ... define the

format of an XML document to such an extent that it is referred to as its own markup

language ... adhere to the rules of other markup languages; see \P 0030).

As to claims 26-27:

Refer to the rejection of claims 11-12 above, respectively, for rejections.

As to claims 13 and 28:

The rejection of claim 1 above is incorporated herein in full. Additionally, Jones teaches

recursively validating a parent element of the markup language document by: (i)

validating attributes of the parent element; (ii) validating a content model of the parent

element; and (iii) recursively validating one or more children of the parent element (e.g.,

When validated, the non-native XML elements are examined as to whether they conform

Art Unit: 2176

to non-native XML schema 215... a schema states what tags and attributes are used to describe content in an XML document, where each tag is allowed, what types of contents can appear within elements, and which elements can appear within other elements, ensuring that the documentation is structured the same way ... The XML validation engine 225 is a module that is configured to maintain an element tree and validate the element tree against some schema ... the XML validation engine 225 may be passed an object that defines an element tree, such as one that corresponds to elements within the XML document 210, a pointer to a schema, such as non-native XML schema 215, and possibly the content of one or more elements of the element tree. With this information, the XML validation engine 225 validates the element tree against the schema and reports any violations to the calling process; see ¶¶ 0031-34 and 0044-0052).

As to claim 14:

Refer to the discussion of claim 6 above for rejection.

As to claim 15:

Jones teaches checking a root element against a DOCTYPE root tag specified in the rules associated with the XML document; and allowing a user to retag the root element using the DOCTYPE root tag (see $\P\P$ 0050-0054, 0060-0061).

As to claims 17-23:

Refer to the rejection of claims 2-8 above, respectively, for rejections.

As to claims 29-30:

Refer to the rejection of claims 14-15 above, respectively, for rejections.

As to claims 33-36 and 37:

Refer to claims 1-4 and 9 above. Claims 33-36 and 37 are the same as claims 1-4 and 9, except claims 33-36 and 37 are system claims and claims 1-4 and 9 are method claims.

As to claims 38-44:

Bell teaches the template is implemented as a list of commands (e.g., Drop-Down List 2612 ... the template; col.15, lines 4-28 and see also, figs. 7-27).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Jones with Bell because it would have provided the capability for facilitating of selection of a portion of the hierarchical data and displaying of one or more suggested transformation-language components that are compatible with the structure of the selected portion of hierarchical data are described.

Art Unit: 2176

4. Claims 9, 24, 31 and 32 are rejected under U.S.C. 103(a) as being unpatentable over

Jones et al. in view of Bell et al. as applied to claims 1, 10, 16, and 25 above and further in view of Kuo et al. (US 2004/0268304, filed 06/2002).

As to claims 9 and 24:

The combination of Jones and Bell does not specifically teach "suggesting a plurality of changes to the user in an order determined by preferred user preferences, the predefined user preferences including ranking particular changes higher than other changes."

Kuo teaches suggesting a plurality of changes to the user in an order determined by preferred user preferences, the predefined user preferences including ranking particular changes higher than other changes (see $\P\P$ 0048-0053, 0098, 0102, and 0106).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to combine Kuo with Jones as modified by Bell because it would have provided the validity checking as warning/hints for correcting syntactic violations among other typically inaccurate context-sensitive guidance and hints.

As to claims 31 and 32:

The combination of Jones with Bell does not specifically teach "suggesting a plurality of changes includes suggesting changes to the user in an order determined by a calculated statistical likehood of correctness."

Art Unit: 2176

Kuo teaches suggesting a plurality of changes includes suggesting changes to the user in an order determined by a calculated statistical likehood of correctness (see $\P\P$ 0030-0048).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to combine Kuo with Jones as modified by Bell because it would have provided the validity checking as warning/hints for correcting syntactic violations among other typically inaccurate context-sensitive guidance and hints.

Response to Arguments

5. Applicants' arguments filed 07/05/2007 have been fully considered but they are not persuasive.

Applicant argues that Jones does not teach implied rules deduced from the structure of the structure electronic document [Remarks, page 12].

In response, the Examiner's interpretation "The set of tags and attributes defined by the schema for word-processor 120 may define the format of an XML document to such an extent that it is referred to as its own markup language, a Word-Processor Mark-up Language (native XML). The native XML is supported by word-processor 120 and may

Art Unit: 2176

adhere to the rules of other markup languages while creating further rules of its own. The native XML provides a markup language that includes rich display information normally associated with word processing, such as textual formatting (e.g., bold, italics, underlining), paragraph formatting (e.g., line spacing, justification, and the like), tabular formatting (e.g., table rows and columns), and the like. The native XML may then be used in conjunction with a user-defined schema that adds more substantive structure to the document ... a schema states what tags and attributes are used to describe content in an XML document, where each tag is allowed, what types of contents can appear within elements, and which elements can appear within other elements, ensuring that the documentation is structured the same way "(see ¶¶ 0030 and 0031) as reads-on the limitations "implied rules deduced from the structure of the structure electronic document" as claimed.

Applicant further argues that Jones does not teach a predetermined suggestion template corresponding a specific validation error [Remarks, page 13].

In response, applicant's arguments are substantially directed to the amended subject matter. The amended subject matter is addressed above with respect to the discussion of independent claims 1, 10, 13, 16, 25, and 28.

As to dependent claims 2-4, 6-9, 11-12, 14-15, 17-19, 21-24, 26-27, and 29-44, the arguments are not persuasive for reason as discussed above with regards to independent claims 1, 10, 13, 16, 25, and 28.

Conclusion

- 6. The prior art made of record, listed on PTO 892 provided to Applicant is considered to have relevancy to the claimed invention. Applicant should review each identified reference carefully before responding to this office action to properly advance the case in light of the prior art.
- 7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Art Unit: 2176

Contact information

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Maikhanh Nguyen whose telephone number is (571) 272-4093. The examiner can normally be reached on Monday - Friday from 9:00am – 5:30 pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Doug Hutton can be reached at (571) 272-4137.

The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Any response to this action should be mailed to:

Commissioner for patents P.O. Box 1450 Alexandria, VA 22313-1450

WILLIAM BASHORE PRIMARY EXAMINER

MN